

Supplement to
INFORMATION LETTER
NATIONAL CANNERS ASSOCIATION

No. 1331

Washington, D. C.

April 7, 1951

CAN ORDER, M-25, AMENDED

An amendment to the can order, M-25, providing for second quarter packing operations, was issued April 6 by the National Production Authority. Major provisions of the new amendment are:

1. Elimination of the restriction on repacking from other tin containers.
2. Establishment of a flexible can quota system, allowing canners to use their first and second quarter quotas at any time during 1951.
3. Raised quotas for certain canned meats; and reduced quotas for poultry, certain nonseasonal products, beer, and pet foods.

M-25, as amended April 6, also sets up a system under which can manufacturers unable to fill all orders are required to schedule production operations to deliver cans according to preference ratings, which are established by the amendment.

Packers are prohibited from receiving cans in quantities which would bring their supplies above a "practicable minimum working inventory."

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M-25
AS AMENDED
APR. 6, 1951

NATIONAL PRODUCTION AUTHORITY

TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter VI—National Production Authority, Department of Commerce

[NPA Order M-25 as Amended April 6, 1951]

M-25—CANS

This order as amended is found necessary and appropriate to promote the national defense and is issued pursuant to authority granted by section 101 of the Defense Production Act of 1950. In the formulation of this order prior to amendment there has been consultation with industry representatives, including trade association representatives, and consideration has been given to their recommendations. However, consultation with representatives of all trades and industries affected by the issuance of the amendment to this order has been rendered impracticable by the fact that the amendment to this order affects a very substantial number of different trades and industries.

This amendment affects NPA Order M-25 as follows: It establishes new quotas of cans which may be accepted and used by packers; it sets up manufacturing and delivery preferences for cans; it further limits products which may be packed in cans manufactured of tin plate or terneplate by amending Schedule I; it deletes Schedule II; and it makes other miscellaneous changes.

As so amended NPA Order M-25 reads as follows:

Sec.

1. What this order does.
2. Definitions.
3. Restrictions on use of cans.
4. Other restrictions.
5. Restrictions on amount of cans that may be accepted.
6. Restrictions on amount of cans that may be used for packing.
7. Standards for adjustments.
8. Manufacturing and delivery preferences.
9. Exceptions.
10. Certification of delivery of cans.
11. Application for adjustment or exception.
12. Records and reports.
13. Communications.
14. Violations.

AUTHORITY: Sections 1 to 14 issued under sec. 704, Pub. Law 774, 81st Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong.; sec. 101, E. O. 10161, Sept. 9, 1950, 15 P. R. 6105, 3 CFR 1950 Supp.; sec. 2, E. O. 10200, Jan. 3, 1951, 16 P. R. 61.

SECTION 1. What this order does. This order places restrictions upon the acceptance of the delivery of, and the uses of cans. Schedule I sets out required plate specifications which vary according to the products packed. Cans made wholly of black plate are not restricted by this order except to the extent set forth in section 8 of this order. NPA Order M-24 permits the

use of tin plate and terneplate for cans in accordance with the terms of this order. NPA Order M-8 sets forth specifications for solder that may be used in the manufacture of cans.

Sec. 2. Definitions. As used in this order:

(a) "Can" means any unused container made in whole or in part of tin plate, terneplate, or black plate, which is suitable for packing any product. The term includes any container which has a closure or fitting, made in whole or in part of tin plate, terneplate, or black plate, but does not include a glass container having such a closure or fitting. The term does not include fluid milk shipping containers.

(b) "Tin plate" means steel sheet coated with tin, and includes "primes," "seconds," and all other forms of tin plate, except waste and waste-waste.

(c) "Terneplate" means steel sheets coated with terne metal, and includes "primes" and "seconds." The term does not include terneplate waste-waste, or terneplate waste. "Terne metal" means the lead-tin alloy used as the coating for terneplate, but does not include lead recovered from secondary sources which contains less than 1.5 percent residual tin.

(d) "SCMT" means special coated manufacturers' terneplate.

(e) "Waste" means scrap tin plate and terneplate (including strips and circles) produced in the ordinary course of manufacturing cans, and tin plate and terneplate strips produced in the ordinary course of manufacturing tin plate and terneplate. The term also includes tin plate and terneplate parts recovered from used cans.

(f) "Waste-waste" means hot-dipped or electrolytic tin-coated steel sheets or steel sheets coated with terne metal which have been rejected during processing by the producer because of imperfections which disqualify such sheets from sale as primes or seconds.

(g) "Black plate" means steel sheets (other than tin plate or terneplate) 29 gauge (128 pounds) or lighter. The term includes can manufacturing quality black plate (CMQ), "black plate rejects," chemically treated black plate (CTB), waste-waste, and waste.

(h) "Packer" means any person who uses cans for commercially packing any product.

(i) "Person" means any individual, corporation, partnership, association, or any other organized group of persons and includes any agency of the United States or any other government.

Sec. 3. Restrictions on use of cans. No packer shall purchase, accept delivery of, or use a can, except a can made wholly of black plate, for any purpose other than for packing products listed

in Schedule I as it appears at the end of this order, and in accordance with the specifications set out in said Schedule I. The restrictions contained in this section and in said Schedule I are subject to the exceptions of section 9 of this order.

Sec. 4. Other restrictions. No person shall manufacture, sell, or deliver any cans which he knows or has reason to believe will be accepted or used in violation of the terms of this order or any other order or regulation of the NPA. No person shall sell or deliver any cans which he knows or has reason to believe will be exported outside of the continental limits of the United States, its territories and possessions, and Canada, except as permitted under section 9 (f) of this order.

Sec. 5. Restrictions on amount of cans that may be accepted. No person shall receive or accept delivery of any cans at a time when his inventory thereof exceeds, or by acceptance of such delivery would be made to exceed, a practicable minimum working inventory of such cans required for packing products listed in Schedule I in accordance with the quota and material limitations set forth in Schedule I.

Sec. 6. Restrictions on amount of cans that may be used for packing. (a) Commencing with the second quarter of 1951, a packer in computing the limitations on the amounts of cans which may be used for packing under paragraph (b) of this section, must choose as his base year either the calendar year 1949 or 1950: *Provided however,* That when he has chosen his base year for computing his permissible quotas for a quarter, all future computations for succeeding quarters must be predicated on the same base year.

(b) During the second quarter of the calendar year 1951 and each quarter thereafter until otherwise ordered by NPA, no packer may use cans (except cans made wholly of black plate) for packing any particular product listed in Schedule I in excess of an amount of cans determined by applying the percentage listed in Column (3) of Schedule I opposite a particular product against the amount of cans which he used for packing that particular product during the corresponding quarter of his selected base year. "The amount of cans," as the phrase is used in the preceding sentence when applied to the corresponding quarter of his base year, means the total area of tin plate, terneplate, and black plate (excluding black plate used in cans made wholly of black plate) used in the manufacture of such cans. Where the word "unlimited" appears in Column (3) of Schedule I opposite a particular product, a packer may use the specified

cans in an unlimited quantity, to pack that particular product, subject to the inventory restriction contained in section 5 of this order. If a packer uses less than the amount of cans permitted for packing a particular product during any quarter (including the first quarter of 1951 as provided for in section 5 of NPA Order M-25 as amended March 16, 1951), he may use the unused amount for packing that particular product at any time during the balance of the calendar year 1951.

Sec. 7. Standards for adjustments. In any case where the provisions of section 6 (b) of this order may be inapplicable because of any of the reasons set forth in Direction 1 to NPA Order M-25 as from time to time amended, determinations of adjustments may be made by the packer in accordance with the standards and subject to the conditions stated in said Direction 1.

Sec. 8. Manufacturing and delivery preferences. (a) So far as practicable, every can manufacturer shall schedule his operations (including his ordering of tin plate, terneplate, and black plate) so as to permit delivery of cans in the quantities and at the times he reasonably anticipates will be requested. Where he is unable to schedule all orders for cans for delivery at the times required, he shall schedule his operations and select the orders to be placed in his production schedule according to the following preferences:

(1) All DO rated orders and any other orders under NPA directives;

(2) Requirements for cans to pack products designated with the letter A in Column (2) of Schedule I;

(3) Requirements for cans to pack products designated with the letter B in Column (2) of Schedule I.

(b) A can manufacturer must not fill orders for cans with preference B designations if by doing so he will make himself unable to meet deliveries which he reasonably anticipates will be requested for cans with preference A designation. If, after filling all reasonably anticipated requirements for cans with preference A designations, a can manufacturer is unable to fill all his requirements for cans with preference B designations, he must equally distribute such shortage against (1) all requirements for cans with preference B designations and (2) requirements for cans made wholly of black plate. In cases where the quota under Column (3) of Schedule I is shown as "unlimited" and not designated "A," and also where a product is packed in cans made wholly of black plate which is unlimited, the packer's quota for each such product for the purposes of the preference requirement under this section shall be considered as limited to 100 percent of the corresponding period of either 1949 or 1950, his selected base year.

Sec. 9. Exceptions. (a) The plate specifications set out in Schedule I of this order do not apply to the use of any

cans which were in the inventory of a packer or in the inventory of a can manufacturer or in process of manufacture on January 27, 1951, or to tin plate or terneplate which was either in process at a tin mill in the inventory of a tin mill for the account of a can manufacturer, or in the inventory of a can manufacturer on January 27, 1951. It is the intent of this section that any tin plate or terneplate intended for use in the manufacture of cans in inventory or in process on January 27, 1951, as aforesaid, shall be used notwithstanding the plate specifications of this order. However, the restrictions of sections 5 of this order are not excepted by this paragraph.

(b) Cans made wholly of black plate may be used for products not listed in Schedule I. Electrolytic 0.25 pound tin plate or SCMT may be used in place of black plate for soldered parts of black plate cans until May 15, 1951, where facilities for soldering black plate are not available: *Provided however*, That the total area of 0.25 pound electrolytic tin plate or SCMT used in such soldered parts is limited to 90 percent of the total area of plate used in such parts for packing the particular product during the corresponding period of 1949 or 1950.

(c) Any person whose total use of cans for packing all products in any calendar year requires less than 250 base boxes of tin plate and terneplate shall be exempt from the use limitations of section 6 of this order but not from the plate specifications of Schedule I.

(d) Cans may be used to pack any product provided such product is not to be sold in the same or different form, but this does not permit the use of cans contrary to the provisions of this order for the purpose of aiding or promoting the sale of a product.

(e) (1) Orders having a DO rating are exempt from the restrictions in section 5 of this order on the amount of cans that may be accepted.

(2) The quantity of any product required to be packed in cans and set aside under a Government order and reserved for purchase by an authorized Government agency is exempt from the use limitations of this order, but not from the plate specifications in Schedule I.

(3) The restrictions in section 3 of this order on the use of cans for packing products and the plate specifications set out in Schedule I for cans for packing products listed in that schedule shall apply, however, to all other orders having a DO rating.

(4) The restrictions of this order shall not apply to military requirements for cans of a special design or style not normally produced or used commercially nor to cans for emergency rations and supplies for lifeboats.

(f) The provisions of this order shall not apply to the sale or delivery of cans where the person selling or delivering the same has received a validated export license therefor from the Office of International Trade, or has received from another person a certificate signed manually. This certificate shall be by letter in substantially the following form, striking therefrom the inapplicable words, and shall be filed with each purchase order with the person selling or delivering to such other person cans for export:

To ----- Seller:
The undersigned purchaser certifies, subject to criminal penalties for misrepresentation, that (he has received a certification from another person that) the Office of International Trade has issued to (him) (such other person) validated export license No. ----- for export shipment of all of the items included in the attached purchase order, and that all purchases from you of items included in the said purchase order and the acceptance of the same will be in compliance with the said validated export license.

In cases of export to those countries where the Office of International Trade does not require an export license, no certificate shall be required until such time as an export license is required by the Office of International Trade.

Sec. 10. Certification of delivery of cans. No manufacturer, jobber, or distributor shall sell or deliver cans unless he has received from the purchaser a certificate signed manually. This certificate shall be by letter in substantially the following form and, once filed by a purchaser with a manufacturer, jobber, or distributor, covers all future deliveries of cans from the manufacturer, jobber, or distributor to that purchaser:

To -----, manufacturer, jobber, or distributor:

The undersigned purchaser certifies, subject to criminal penalties for misrepresentation, that he is familiar with order M-25 of the National Production Authority, and that all purchases from you of items regulated by that order, and the acceptance and use of the same by the undersigned, will be in compliance with said order, and any amendments thereto.

Sec. 11. Application for adjustment or exception. Any person affected by any provision of this order may file a request for adjustment or exception upon the ground that his business operation was commenced during or after the base period, that any provision otherwise works an undue or exceptional hardship upon him not suffered generally by others in the same trade or industry, or that its enforcement against him would not be in the interest of the national defense or in the public interest. In examining requests for adjustment claiming that the public interest is prejudiced

by the application of any provision of this order, consideration will be given to the requirements of the public health and safety, civilian defense, and dislocation of labor and resulting unemployment that would impair the defense program. Each request shall be in writing and shall set forth all pertinent facts and the nature of the relief sought, and shall state the justification therefor.

Sec. 12. Records and reports. (a) Each person participating in any transaction covered by this order shall retain in his possession for at least 2 years records of receipts, deliveries, inventories, and use, in sufficient detail to permit an audit that determines for each transaction that the provisions of this order have been met. This does not specify any particular accounting method and does not require alteration of the system of records customarily maintained, provided such records supply an adequate basis for audit. Records may be retained in the form of microfilm or other photographic copies instead of the originals.

(b) All records required by this order shall be made available at the usual place of business where maintained for inspection and audit by duly authorized representatives of the National Production Authority.

(c) Persons subject to this order shall make such records and submit such reports to the National Production Authority as it shall require, subject to the terms of the Federal Reports Act (Pub. Law 831, 77th Cong., 5 U. S. C. 139-139P).

Sec. 13. Communications. All communications concerning this order shall be addressed to the National Production Authority, Washington 25, D. C. Ref.: M-25.

Sec. 14. Violations. Any person who wilfully violates any provisions of this order or any other order or regulation of the National Production Authority or who wilfully conceals a material fact or furnishes false information in the course of operation under this order is guilty of a crime and, upon conviction, may be punished by fine or imprisonment or both. In addition, administrative action may be taken against any such person to suspend his privilege of making or receiving further deliveries of materials or using facilities under priority or allocation control and to deprive him of further priorities assistance.

NOTE: All reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This order as amended shall take effect on April 6, 1951.

NATIONAL PRODUCTION
AUTHORITY

(SEAL)

MANLY FLEISCHMANN,
Administrator.

SCHEDULE I—CAN SPECIFICATIONS

Columns 4 and 5 specify the weight of tin-coating per base box of tin plate and terneplate which may be used for the parts of cans for the products listed in Column (1). Any packer may also use for packing a listed product black plate cans or cans with a tin-coating lighter than that specified for that product. Wherever 0.35 pound electrolytic tin plate is specified, SCMT may be used. Tin plate menders arising in the production of electrolytic tin plate may be used only where hot-dipped tin plate is permitted in this schedule. When only a figure is given in Columns (4) and (5), this means that tin plate may be used for the part, and the figure given indicates the maximum weight of tin-coating on each base box of plate. Electrolytic 0.35 pound tin plate may be used in place of black plate in that part of a can which, after filling, is required to be hermetically closed by soldering, or that part of a can to which a nozzle is required to be attached by soldering. *Provided, however,* That the total area of 0.35 pound electrolytic tin plate used in such parts is limited to not more than the total area of plate used in such parts for packing a particular product during the corresponding period of 1949 or 1950.

Product (1)	Preference (2)	Quota (3)	Can materials	
			Soldered or welded parts (4)	Nonsoldered parts (5)
Fruit and fruit products				
1. Apples, all types, quartered and sliced.....	A	Unlimited.....	1.25	0.50
2. Apple juices, all types, single strength, and elder.....	B	Unlimited.....		
Enameled cans.....			1.50	1.50
Plain bodies.....			1.25	1.50
3. Apple sauce.....	A	Unlimited.....	1.25	.50
4. Apricots, whole or halves.....	A	Unlimited.....	1.25	.50
5. Bananas and banana pulp.....	B	75 percent.....	1.25	.50
6. Berries.....				
Blueberries and huckleberries.....	A	Unlimited.....		
Enameled cans.....			1.50	1.50
Plain bodies.....			1.50	1.50
Cranberries; whole or sauce.....	B	Unlimited.....	1.50	1.50
Gooseberries.....	A	Unlimited.....	1.25	.50
All other berries.....	A	Unlimited.....	1.50	1.50
7. Cherries, dark sweet.....	A	Unlimited.....	1.50	1.50
8. Cherries, light sweet.....	A	Unlimited.....	1.25	.50
9. Cherries, maraschino.....	B	75 percent.....	1.50	1.50
10. Cherries, red sour.....	A	Unlimited.....	1.50	1.50
11. Currants, including juice: No. 10 cans and larger.....	A	Unlimited.....		
Smaller than No. 10 cans.....	B	75 percent.....	1.50	1.50
Enameled cans.....			1.25	.50
Plain bodies.....			1.25	.50
12. Figs.....	A	Unlimited.....	1.25	.50
13. Fruitade base concentrates.....				
Frozen.....	A	Unlimited.....	1.50	1.50
Processed.....			.25	.25
14. Fruitades, ready to drink.....	B	75 percent.....	1.50	1.50
Berryades.....			1.50	1.50
All others.....			1.25	1.25
15. Fruits, baked.....	B	75 percent.....	1.50	1.50
Enameled cans.....			1.50	1.50
Plain bodies.....			1.50	1.50
16. Fruit cocktail, including fruits for salad and mixed fruits.....	A	Unlimited.....	1.25	.50
17. Fruit concentrates.....	B	100 percent.....	1.50	.50
Apricot.....			1.25	.50
Other fruits.....				
18. Fruits, dehydrated or dried (except prunes). 5-gallon square cans.....	B	100 percent.....	.50	.50
Other can sizes.....			.25	.25
19. Fruits, frozen, all varieties.....	A	Unlimited.....	.25	.25
20. Fruit jams, jellies, preserves, marmalades and butters: No. 10 cans and larger.....	A	Unlimited.....		
Smaller than No. 10 cans.....	B	75 percent.....	1.50	1.50
Butters (except apple) and red fruit.....			1.50	1.50
Apple butter.....			1.50	1.50
Enameled cans.....			1.50	1.50
Plain bodies.....			1.50	1.50
21. Fruit juices, concentrate.....	A	Unlimited.....		
Frozen; all varieties and blends.....			.25	.25
Processed; grapefruit and grapefruit-juice blends.....			1.25	1.25
All other juice concentrates.....			1.50	1.50
22. Fruit juices, single strength: Citrus and pineapple juices and blends.....	A	Unlimited.....	1.25	1.25
Frozen.....			1.25	1.25
Grape juice.....			1.25	1.25
Prune juice.....	B	Unlimited.....	1.50	1.50
Other single strength juices.....	B	Unlimited.....	1.50	1.50
23. Fruit nectars.....	B	100 percent.....	1.25	.50
Light colored fruits.....			1.50	1.50
Dark colored fruits.....				
24. Fruit pulp and purees (except baby food).....	B	100 percent.....		
25. Fruits, spiced.....	B	75 percent.....		
Cranapples.....			1.50	1.50
Enameled cans.....			1.50	1.50
Plain bodies.....			1.50	1.50
All others.....			1.50	1.50
26. Grapes, Thompson seedless: No. 10 cans and larger.....	A	Unlimited.....	1.25	.50
Smaller than No. 10 cans.....	B	75 percent.....	1.25	.50
27. Grapefruit segments.....	A	Unlimited.....	1.25	1.25
28. Grapefruit and orange segments.....	B	100 percent.....	1.25	1.25
29. Nectarines.....	A	Unlimited.....	1.25	.50

Same as non-pureed fruits

[illegible]

Product	Prefer- ence	Quota	Can materials Incidental or welded parts	Nonincidental parts
(1)	(2)	(3)	(4)	(5)
<i>Vegetable and vegetable products—Continued</i>				
78. Tomato sauce, chili sauce, cocktail sauce, sauce, etc.	A	Unlimited	1.25 1.25 1.25	1.25 1.25 1.25
79. Plain butter	A	Unlimited		
80. Tomato juice, cocktail, and juice blends, containing 70 percent or more tomato juice.	A	Unlimited		
81. Tomato juice concentrate, frozen	A	Unlimited		
82. 5-callon square cans	A	Unlimited		
83. Other can sizes	A	Unlimited		
84. Tomato paste, sauce, pulp, and puree	A	Unlimited		
85. Vegetable, mixed, containing 70 percent or more fresh vegetables which are not limited to less than 100 percent quota.	B	Unlimited		
<i>Fish and Shellfish</i>				
86. Albacore	A	Unlimited		
87. Canned salmon	B	75 percent		
88. Canned tuna	B	100 percent		
89. Canned sardines	A	Unlimited		
90. Fish body cans	A	Unlimited		
91. Canned salmon	A	Unlimited		
92. Canned tuna	B	75 percent		
93. Canned sardines	B	100 percent		
94. Canned salmon	A	Unlimited		
95. Canned tuna	A	Unlimited		
96. Canned sardines	A	Unlimited		
97. Canned salmon	A	Unlimited		
98. Canned tuna	A	Unlimited		
99. Canned sardines	A	Unlimited		
100. Fish oil in 5-gallon square cans	A	Unlimited		
101. Fish oil in 5-gallon square cans	A	Unlimited		
102. Fish roe	A	Unlimited		
103. Herring, in oil or vinegar (including sardines, pil- chard, mackerel, and anchovies) (1.25 slugs per can) (may be used for sardine covers).	A	Unlimited		
104. Herring, in oil or vinegar (including sardines, pil- chard, mackerel, and anchovies) (1.25 slugs per can) (may be used for sardine covers).	A	Unlimited		
105. Lobster	A	Unlimited		
106. Menhaden	A	Unlimited		
107. Mullet	A	Unlimited		
108. Mussels	A	Unlimited		
109. Fresh fish	A	Unlimited		
110. Salmon	A	Unlimited		
111. Seafood, processed	A	Unlimited		
112. Shellfish, processed	A	Unlimited		
113. Fish	A	Unlimited		

Summary I—Car Specifications—Continued

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Section I—Car Specifications—Continued

Product	Fiber- content	Grade	Can materials	
			Sublayer or welded parts	Nonwelded parts
(1)	(2)	(3)	(4)	(5)
Metals—Continued				
109. Metal, unpigmented (including heavy metals or alloys).	A	Unfinished	.25	.25
110. Metal, pigmented with or without filler.	A	Unfinished	.25	.25
111. Potted metal.	A	Unfinished	.25	.25
112. Shavings (including turn, swarf, in oil, pick or varnish).	A	Unfinished	.25	.25
113. Scraps.	B	Unfinished	.25	.25
114. Specimens and waste.	B	Unfinished	.25	.25
115. Steel, sheet type (including lead, biliary, and biliary).	A	Unfinished	.25	.25
116. Tinplate.	B	Unfinished	.25	.25
117. Tinplate.	B	Unfinished	.25	.25
118. Tinplate.	B	Unfinished	.25	.25
119. Tinplate.	B	Unfinished	.25	.25
120. Tinplate.	B	Unfinished	.25	.25
121. Tinplate.	B	Unfinished	.25	.25
122. Tinplate.	B	Unfinished	.25	.25
123. Tinplate.	B	Unfinished	.25	.25
124. Tinplate.	B	Unfinished	.25	.25
125. Tinplate.	B	Unfinished	.25	.25
126. Tinplate.	B	Unfinished	.25	.25
127. Tinplate.	B	Unfinished	.25	.25
128. Tinplate.	B	Unfinished	.25	.25
129. Tinplate.	B	Unfinished	.25	.25
130. Tinplate.	B	Unfinished	.25	.25
131. Tinplate.	B	Unfinished	.25	.25
132. Tinplate.	B	Unfinished	.25	.25
133. Tinplate.	B	Unfinished	.25	.25
134. Tinplate.	B	Unfinished	.25	.25
135. Tinplate.	B	Unfinished	.25	.25
136. Tinplate.	B	Unfinished	.25	.25
137. Tinplate.	B	Unfinished	.25	.25
138. Tinplate.	B	Unfinished	.25	.25
139. Tinplate.	B	Unfinished	.25	.25
140. Tinplate.	B	Unfinished	.25	.25
141. Tinplate.	B	Unfinished	.25	.25
142. Tinplate.	B	Unfinished	.25	.25
143. Tinplate.	B	Unfinished	.25	.25
144. Tinplate.	B	Unfinished	.25	.25
145. Tinplate.	B	Unfinished	.25	.25
146. Tinplate.	B	Unfinished	.25	.25
147. Tinplate.	B	Unfinished	.25	.25
148. Tinplate.	B	Unfinished	.25	.25
149. Tinplate.	B	Unfinished	.25	.25
150. Tinplate.	B	Unfinished	.25	.25
151. Tinplate.	B	Unfinished	.25	.25
152. Tinplate.	B	Unfinished	.25	.25
153. Tinplate.	B	Unfinished	.25	.25
154. Tinplate.	B	Unfinished	.25	.25
155. Tinplate.	B	Unfinished	.25	.25
156. Tinplate.	B	Unfinished	.25	.25
157. Tinplate.	B	Unfinished	.25	.25
158. Tinplate.	B	Unfinished	.25	.25
159. Tinplate.	B	Unfinished	.25	.25
160. Tinplate.	B	Unfinished	.25	.25
161. Tinplate.	B	Unfinished	.25	.25
162. Tinplate.	B	Unfinished	.25	.25
163. Tinplate.	B	Unfinished	.25	.25
164. Tinplate.	B	Unfinished	.25	.25
165. Tinplate.	B	Unfinished	.25	.25
166. Tinplate.	B	Unfinished	.25	.25
167. Tinplate.	B	Unfinished	.25	.25
168. Tinplate.	B	Unfinished	.25	.25
169. Tinplate.	B	Unfinished	.25	.25
170. Tinplate.	B	Unfinished	.25	.25
171. Tinplate.	B	Unfinished	.25	.25
172. Tinplate.	B	Unfinished	.25	.25
173. Tinplate.	B	Unfinished	.25	.25
174. Tinplate.	B	Unfinished	.25	.25
175. Tinplate.	B	Unfinished	.25	.25
176. Tinplate.	B	Unfinished	.25	.25
177. Tinplate.	B	Unfinished	.25	.25
178. Tinplate.	B	Unfinished	.25	.25
179. Tinplate.	B	Unfinished	.25	.25
180. Tinplate.	B	Unfinished	.25	.25
181. Tinplate.	B	Unfinished	.25	.25
182. Tinplate.	B	Unfinished	.25	.25
183. Tinplate.	B	Unfinished	.25	.25
184. Tinplate.	B	Unfinished	.25	.25
185. Tinplate.	B	Unfinished	.25	.25
186. Tinplate.	B	Unfinished	.25	.25
187. Tinplate.	B	Unfinished	.25	.25
188. Tinplate.	B	Unfinished	.25	.25
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SCHEDULE I—CAN SPECIFICATIONS—Continued

Product (1)	Preference (2)	Quota (3)	Can materials	
			Soldered or welded parts (4)	Non-soldered parts (5)
Nonfood products—Continued				
234. Seed inoculants.....	B	90 percent.....	.50	.50
235. Snuff.....	B	75 percent.....	.50	.50
236. Soap and detergents:				
Liquid.....	B	75 percent.....	1.25	1.25
Paste.....	B	75 percent.....	.25	.25
237. Stock and poultry food containing 15 percent or more moisture.....	B	90 percent.....	.25	.25
238. Stock, cat, and poultry remedies: Root paint.....	B	90 percent.....	1.25	1.25
Liquids, worm killer, sheep and cattle dip, sheep and horse drench:				
For internal use.....	B	90 percent.....	1.25	1.25
For external use.....	B	90 percent.....	.25	.25
239. Turpentine.....	B	90 percent.....	.50	.50
240. Miscellaneous items:				
Bottle seal cap solution.....	B	90 percent.....	1.25	1.25
Cremation boxes.....	B	90 percent.....	1.25	1.25
Explosives.....	B	90 percent.....	.25	.25
Weed killers.....	B	90 percent.....	.50	.50